

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

CR. NO. 05 - 10010

V.

JOHN MONTONI, et al.,

MOTION TO MODIFY TRAVEL CONDITIONS

Now comes the defendant, John Montoni, in the above – captioned matter and respectfully requests that this Honorable Court modify his conditions of travel so that may accompany his son, Shane, to a football camp at Milford Academy, New Berlin, NY between the dates of May 7, 2005 and May 10, 2005. Pretrial case supervisor September – Lee Brown has previously been notified and has no opposition to this motion.

Respectfully submitted,
John Montoni,
By his attorney,

/s/ Neil F. Faigel

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